WEATHER TO-DAY .- From our re this morning the probabilities are that a her to-day will be partly cloudy and

HE WEATHER YESTERDAY WAS partly cloudy er, and very cold, with variable winds. g Monday night there was a severe and rain-storm; and before sunrise relay marning this city was visited with avy though brief hail-, rain- and snowes of lightning, and some thunder. age of Thermometer at the Dispatch office April 13, 1875.

LOCAL MATTERS.

ET MOVAL OF VALENTINE'S LEE FROM THE STUDIO TO THE DAN-VILLE DEPOT.

INSECTIONS OUT OF THE PEOPLE TO HONOR THE OCCASION.

. event attracted to the neighborhood eroud. Judges of the Court of als, high efficials, dignified divines, all professions, our most substantial busithe youth and the beauty of our ty, were all there to show their appree for our grand old chieftain.

s boxing of the figure was begun Monas to prevent any slipping. then turned over to the

specially those in the immediate d of the studio), who, with the tree of Mr. Thomas J. Minor and seveher gentlemen, proceeded to decorate flowers, evergreens, and mottoes. ecorations were really beautiful, and dereds on the excellent taste which of them. On each side of the case, in evergreen and spring blossoms. simple, mogic name "LEE"; and he monument reached the dejo some a this the motto: " Verginia's Sonto Furgoiten.

ie transportation of so heavy a Hibbson, of the Tredegar Works, ough to Lexington.

proken up any column composed of less

Virginia regiment, and a very large of citizens generally (among them idies) braved the storm, and held their the ranks until the procession d the depô', while along the whole of ne of march the sidewa ks and every and window which afforded a view of procession were crowded with eazer ers on. It was a grand, voluntary, outng of our people to do honor to the

veral places of business along the route which were noted the Lee Gallery Brothers') were beautifully and had suspended portraits of Lee kson. No accident to courred on the and the procession arrived in due time

liberal kindness of Colonel Bu onel Talcott, Colonel H. T. Douglass officials of the Danville road, has ad transportation of the figure twas rouled up on a flit, which brough to Lynchburg, where it trans-circle to a canal-boat, which

the societies of Richmond Colthose generous offer to carry it th to Lexington was gratefully accepted Lee Memorial Association, and Mr. mas Barry, an experienced and skidul

of 6 s'clock the engine, beautifully draped. attached to the train, and sped on its with its precious treight, followed by best wishes of our people, who honor ry effort to honor the memory of Lee, at a prompt demand under the law to of are especially interested in this splendid remedy this evil. anth of our young sculptor, of whom ramia has cause to be so proud.

flicer in charge of the Federal cemetery w the city : " Office of Assistant Quar | unusual proceeding by mandamus. r, Fort Mouroe, Va., April 10, Hermaster, United States Army.

ary report for the week ending Satur April 10, 1875, compiled from sextons ealth: Cause of Beath: Apoplexy, 2: drawning, 2; fever (typhoid), 1 ustase, 4; infantile lockjaw, 1; me--, 1; old age, 2; preumonia, 2; softof brain, 1; unknown, 3. Whole of deaths in the city, 26. In adstill-born were reported (3 white, 4 soon as practicable consistent with the in-Sec: Males, 13; temales, 13. Co White males, 5; white females, 5. Co-

rules, 8; colored females, 8. Age. thirty, 3; six months to tweive, years to five, 1; ten years to 1, 1; twenty years to thirty, 1; thirty y, 4: forty years to fifty, 2; fifty 2; sixty years to seventy, 5; vidows, S. Nativity: ed States, 25; England, 1. Locality: rsuall Ward, 1: Jefferson Ward, 5; Madi-Ward, 5; Monroe Ward, 3; Clay Ward,

1. 4; Board of Health, 2. COMPARATIVE WEEKLY MORTALITY.

| Week ending | April 12, April 12, April 11, April 8, April 10, 1873. 1874. 1875. 1875. 1875. | W. C. W. C.

IRON-MOULDERS' PORTRAITS .- A photograph of the members of the Association of Iron-Moulders of America, as they sat in

DAILY DISPATCH.

RICHMOND, VA., WEDNESDAY MORNING, APRIL 14, 1875.

VOL. XLVII.

THE "PESTIFEROUS" JAIL. Judge Guigon vs. the City Council.

Opinion of the Hustings Court on the Response of the Council to the Court's Mandamus.

Judge Guigon, at 2 o'clock yesterday (the time set apart by him to give his opinion as to the sufficiency of the answer of the Council to his rule requirieg that body to show cause why a mandamus should not issue against them to compel them to erect a sufficient jall), &c., delivered the following: In the return of the City Council to the

erect a sufficient jail they answer: First. Toat it was the duty of this court to appoint inspectors to report upon the condition of the jail, and this not having been done they were utterly ignorant of its condition,

a. accompanied by high winds, vivid and could draw no other inference than that Now, inasmuch as the rule was to show cause why they should not thereafter erect a sufficient juil, not why they had

failed to do so theretofore, it would be sufficient to say of this part of the answer that it is impertment and not responsive were it not that it is calculated to create the false impression that it was not the business of the Council to act in the premises until the appointment of inspectors a report from them condemning the jail. So fur from this being true, the law makes it the duty of the Council, at all times, to provide a suitable jail, "well secured," "sufficient for the concenient accommodation of those who may be confined therein, so that convicts and those vientine's studio vesterday afternoon an not convicts may be in apartments separate from each other and from other prisoners," " each apartment so constructed that it can be kept comfortable," and to "keep the jail men, our military, the students of our in good repair." (Sections 1 and 2 of chapdd sodders (some of them on ter 50 of the Code.) This is the primary duly of the Council; one it does not appear, and is not alleged, they have performed. The of the great work and their loving duty of this court is simply supervisory-to ascertain whether the Council has complied with the law, and to enforce a compliance tharning and completed at 10 A. M. with its requirements if the Council retuse clay. The box was very skillully to do their duty in the premises; so that if up around the figure, which was cover- the members of the Council who "took th colton pads, and so wedged in with the trouble," as they say, to examine the records of this court to ascertain whether inspectors had been appointed had taken the trouble instead to ascertain what were their own duties, and had properly discharged them, there would have been no occasion for inspectors, and no harm could have come from the failure to appoint them. I am not unwilling, however, to accept my share of censure for overlooking the act

which conterred this power upon this court, though it is proper to say that it is a ministerial, not judicial, duty, found in a part of the Code, prescribing the manifold duties of flivers of the Danville railreadudded city and county officers, seldom looked into by judges or lawyers, and transferred to the jurisdiction of this court within the last few years from the Circuit Court of Richmondabout four tons) to the doro was a one of those matters of detail that slumber very easily solved by the kindness among the statutes until startled into activity by the shock of an occurrence such as that dat the disposal of the committee which crused this investigation and these nond, no such inspectors ever having been appointed until now, as I am ermed in a drenching rain which would advised, even during the long and vigilant administration of Judge Meredith, now pre-

> Respondents further allege that at the first meeting of either branch atter the report of the inspectors, and before the date and service of the rule, there was introduced and referred to a committee a joint resolution of inquiry about the jul, its condition, the cost of repairing the old and of erecting a new one.

This statement, while it is true in fact, is

sident of the Council.

the day the report was made, and was published in the city papers, and no doubt known | made by Sergeant Richard Hill and Private to every member of the Council some days before the Board met. Since then, at a meet- was necessary to decide which of these two ing of the other branch, the report and rule were simply received without reading, or sult proved that Private Dunlop was the reference, or action of any kind; nor has any action been since taken, though more of the company to their armory he was prethan a month has elapsed, and both branches have twice met. Meanwhile silver cup appropriately inscribed. over one hundred and fifty men and women, many of them unconvicted of any off-nce against the law, and some of them lunatics, are lying in a jul which, according to the sworn statements of the inspectors, is "10-tally undit for the purposes of a jul," filthy, ill-supplied, and pestiferous," "where men are conflued in a cell six feet by eight feet six "off usive in the extreme," "and untit, in fine, for the accommodation of brutes, much less of human beings." Certainly, with such a report, made under outh by such citizens as those inspectors, and not denied on any hand or in any particular, any court may well hasten as much as possible the means of rehef, especially if, as the respondents courteou-ly suggest, that relief has been delayed solely by the inaction of the court; and even the dignity of a Common Council should not be too deeply offended

But the respondents further suggest that the rule awarded was premature and unnecessary at the time, and that PLOBATION OF FEDERAL SOLDIERS' GRAVES. the court should have waited to see if a toflowing letter has been received by the Council would not take the proper steps in the premises before the harsh and

It is enough to say in answer to this that aperintendent P. Hart, Richmond, the action of the court was in strict obedience - The Quartermaster-General di- to the mandate of the law, which declares that s that the usual preparations be made at "upon such report" as that of the inspectcometery for decoration-day (May 30). ors " it shall be the duty of such court to grounds must be put in as good condi- award a rule in the name and on behalt of as the means at command will permit. the Commonwealth against the members of assistance is to be rendered to organized the Council to show cause why a peremptory es er individuals visiting the cemetery mandamus should not issue commanding he purpose of strewing flowers on the them to erect a jul," &c. (Code of Virginia, mon soldiers, and all work to be page 482, section 7.) So that, whatever harshpended except such as may be necessary ness there may be, it is of the law and not making preparations for observing the of the court, and the lawyers of the body Very respectfully, your obedient ser- might well have informed their associates E. D. BURKE, Captain and Assistant that process of courts of justice issues against members of the Council precisely as

it issues against the humblest citizen. It will be perceived that the foregoing accusations, which purport to be answers to the rule, are not only impertinent and irresponsive, but unjust, and either intentionally or ignorantly discourteous. The tone of the answers forbid the belief that it was the former, and it must therefore be the latter.

The only response which can be regarded as at all responsive to the rule is that which church, 221; Christ's church, morning 145, declares that the respondents have taken the initiatory steps to provide a sufficient jail, and that they intend to provide the same as

terests of the community.

It has been shown what has been done by the Council in two sessions of each branch, and in a month's time : a joint resolution of inquiry referred to a committee in one branch unnoticed in the other. So that it and five colored teachers, and is in a very Rould seem that the intention to provide as promising condition. The larger number of soon as practicable a sufficient jail is more scholars in attendance are boys, the instruc-- to eighty, 3; eighty years to manifest in the response of the Council than Condition: Single, 7; married, in their action, and the mandamus would issue on this return at once but that on examination of the rule it appearing trut it only requires the Council to show cause why they should not be re-Jackson Ward, 5; aimshouse, 4. By whom quired to erect a sufficient jul, which the de Regular practitioners, 20; Coro- technically may be objected to as not sufficiently specific, the rule will be amended in Peter's in, and others. The meeting was Store William Christian James M Carter of that particular and as annualed made rerticular, and as amended made re- elessed with religious exercises. turnable to the first day of the next term, by which time it is hoped the action of the place on the second Tuesday in July. Council will relieve this court of the necessity for any further exercise of its powers in the performance of an unpleasant but im-

perative duty. Judge Guigon will probably enter the

passed at the last session of the General in all such cases.

Assembly, the Auditor of Public Accounts ! and the Second Auditor have fixed the market value of the coupon bonds as of the 1st day of April, 1875, at fifty-five dollars in the hundred, and the tax on the coupons as follows: On a thirty-dollar coupon, \$1.38; on a fifteen-dollar coupon, 60 cents; and on

a three-dollar coupon. 14 cents.

A YOUNG MAN'S HARD FATE-THE CASE OF G. A. Shepherd.-In the Circuit Court of the United States yesterday Judge Hughes rendered his opinion in the case of G. A. Shepherd. Shepherd was on the 9th instant found guilty of attempting to pass a banknote "raised" from \$1 to \$10. The verdict was brought in at a late hour of the day, after the prisoner had been taken to the jail, rule to show cause why they should not and he was present only by counsel. A new trial was asked for on three grounds:

1. Because by law the offence is a felony, and the indictment did not charge that the prisoner "feloniously" attempted to pass the falsely-altered note.

2. That whether a felony or a misdemeanor, punishable by imprisonment, which the court might fix for fifteen years, the prisoner ought to have been allowed the privilege of being present when the verdict was rendered, and that having been held in jail at the time by the United States the verdict ought to be set aside.

3. That the verdict ought also to be set aside because it was contrary to the law and evidence.

Judge Hughes held that the revised statutes repealed that part of section 59 of chapter 106 of the act of 1864 which makes the offence named a felony, and that there are no felonies against the United States except those expressly declared to be such by act of Congress; that the offence not being a felony the presence of the prisoner was not required when the verdict was rendered, and that the "law and evidence" justified the verdict.

In concluding his opinion Judge Hughes said this is "emphatically a case in which neither jury nor court can give relief. It is the case of a young man, of respectable connections and good character, industriously engaged in making an honest livelihood who is cheated on a railroad train, probably in the night-time, by some individual into receiving a spurious bank-note. Discovering his misfortune he endeavored to get rid of the note the next morning in the market by victimizing somebody else. He is foiled in the attempt, arrested, and brought to trial, It is his first offence against the law, committed in an evil moment, without due reflection upon the nature and consequences of his act. It is a case for an appeal to Executive elemency. Neither the jury nor the court have power to exercise the high function of pardon.

"The most that the court can do is to suspend the sentence, so as to allow the friends of the young man to make appeal to the President for a pardon, which I hope will be granted him. Sentence will be suspended until the 20th instant,"

A WHITE WOMAN IN DISTRESS,-A crazy never been acted on in the city of Rich- was walking to the home of her parents, in each. county, when she was rob-

GUARD OF THE COMMONWEALTH. - This fine company, after parading yesterday afternoon with the escort of the Lee recumbent figure, proceeded to the hill back of the almshouse to have a target-practice (the rain of Monday-their anniversary-having unfair in reference. The rule was made on necessitated a postponement). The firing was generally good, but the best shots were Richard A. Dunlop. Close measurement gentlemen had made the best shots. The resuccessful contestant, and upon the return sented by Captain Bidgood with a beautiful

> CENTENARY CHURCH ORTHOGRAPHICAL CON-TEST. - The preparations for the spelling contest to take place at Assembly Hall Friday night under the auspices of the ladies of Centenary Methodist church have advanced so far as to justify the belief that the offur will be very successful. They have the advantage of the experience gained at the spelling-match given by the ladies of Grace-Street Presbyterian church, and will no doubt make improvements where improvements seem necessary. The spellers may as well prepare for some of the hardest words in the English language, for two or three gentlemen of literary turn have made lists which they mean to offer to the Committee of Arrangements. The proceeds will be devoted to the fund for the purchase of an organ and upholstering of the new churchbuilding. It will no doubt be a pleasure to our people to aid the ladies in their worthy

> A SPELLING-MATCH WHICH MADE TROUBLE. The origin of the difficulty which brought Joseph Mason, Royali Racks, Moses M. Tvier, and Cabell Carter (colored) before the Police Court yesterday was an extemporized spelling-match. Carter and another one of the party were engaged in discussing the correct orthography of certain words, with derstanding and a fight, and the interposition of the law was required to determine the respective rights and wrongs of the contending spellers.

HENRICO SUNDAY-SCHOOL UNION - QUAR-TERLY MEETING -A quarterly meeting of the Henrico Sunday-School Union of the Protestant Episcopal Church was held last night in the lecture-room of the Monumental

church. After the usual opening exercises by Rev. Mr. Dashied, the reports of the various Sunday schools were read, showing the condition of the schools to be not only most tavorable but advancing in interest and growth. The aggregate number of officers, teachers, and scholars reported was as follows:

St. James's church, total attendance, 240; St. Paul's church, 234; St. Mark's church (morning and afternoon), 392; Monumental atternoon 170; Grace church, 150; Belvidere Church mission, 181; Moore Memorial church, 150; St. Phitip's (colored), 92; St. John's, no report; Manchester, no report. General aggregate attendance, 1,945; general average attendance, 78 per cent. Contribu-

tions reported, \$330.25. St. Philip's Sonday school is composed entirely of colored scholars, with seven white tion of whom promises to materially promote religious learning in this class of our popu-

lation. An able and unusually interesting essay or the relation of the Sunday school to the church yeas read, and was discussed by Mr. Thomas Potts, Rev. Pike Powers, Mr. J. Aus-

The next quarterly meeting will

B. Cooper, of Second street, had been fixed J. D. Shepherd, V. Sutton, and C. Brilton. Try the celebrated Pembroke White Dressfor keeping an unlicensed dog. Mr. Cooper Brun's-Thomas Johnson, G. W. Carter, Shirt, which for fit and wear cannot be excelled. sends us a long card, which seems to us to and Peter Hollis. Old Toll-gate--W. C. show that he was not to blame. We state Newberry, R. T. Stoops, and J. M. Lynne-Tax on Coupons.—In pursuance of the fact, but have not room for his card (a balf-column or more). Our space would half-column or more). Our space would half-column or more). Short Pump—Charles Coursel, P. S. Leake, daily fail us if we were to Eablish long cards and Popull Scrap. Correct Store Coupons.

case of Bridget McDevitt, of Petersburg, Hart. Four-Mile Creek--Daniel B. Jordan, who failed to appear before the court to an- John W. Ammons, and Lewis Harris. Whitswer for violation of the internal revenue lock's Store-R. H. Nelson, Shirley Binford, law, ber bail-bond was declared forfeited, and A. J. Potter. and she was tried and found guilty. Bridget is still at large, though the officers have diligently searched for her.

Josiah Jackson, indicted for violation of the internal revenue law, was tried and found "not guilty."

UNITED STATES DISTRICT COURT, TUES-DAY - Judge Hughes presiding .- In the matter of R. A. Hillyard, binkrupt. The attorney for the assignee was ordered to show cause, on the 20th instant, why be should not repay into the registry of the court the sum of \$100, received by him as an attorney's fee out of funds covered by liens. In the matter of S. J. Wilkinson, bank-

not be set aside was enlarged until the 23d instant. In the matter of G. W. Colgin, bankrupt. F. M. Connor was appointed a special commissioner to take and report to the court an account of the liens upon the bankrupt's

rupt. The rule against the bankrupt to show

cause why the exemption allowed bise should

real estate. In the matter of W. L. Peebles and George P. Lynch, bankrupts. No cause being shown against the petitions of the bankrupts for a homestead exemption it was ordered that the property claimed by them as exempt be set apart to them, but that such exemptions shall not be good against creditors having claims valid against the homestead exemption who have not had personal notice of the orders of the 29th ultimo entered in these causes.

In the matter of John W. Davis, bankrupt. The rule against the assignees to report their proceeding in this cause was enlarged till the 21st instant.

In the matter of James C. Dunn, bankrupt. The assignee's report of sale was confirmed and the assignee ordered to pay the preceeds to William King Heiskill's administrator and John C. Greenway's administrator after payment of costs, and the bankrupt was allowed an exemption of \$500 out of any property not covered by liens.

SUPREME COURT OF APPEALS, TUESDAY .-Jones's executors vs. Clarke et als. Rebearing as to Neal. Argued by Major J. S. Carrington for Neal and James Altred Jones for Clarke, &c., and submitted. The "salt" eases will be the first cases

called in the morning. Ficklin's executor vs. Carrington. Writ of supersedeas awarded to a judgment of the Circuit Court of Richmond city. Ball vs. Ball. Appeal allowed to a decree f the Circuit Court of Fairfax county.

Scott's administrator vs. Stuart. Appeal refused to a decree of the Circuit Court of Fauquier county.

POLICE COURT, YESTERDAY - Justice W. Hall Crew presiding.—The case of William H. Lewis, Thomas Jackson, David Richardson, William Giles, John Taylor, William white woman who gives her name as Mary Judab, and Richard Dillard, charged with Culleck was taken in charge by Captain Ty- feloniously assaulting and striking Master J. ler and Policeman Brooks yesterday evening M. Stevenson, was called, and continued to and lodged in the First station-house. She the 20th, it having been partially heard by represented that for several months past she Police-Justice White. In the case of Taylor had been employed as servant by Mr. John bail was refused; Richardson was unable to wagens, which he permitted them proceedings. It is a provision that has Booker, of Chuli defô', Amella county, and give bail; the others were bailed in \$500 Mr. Sutherlin stated the

William Hickman (colored), charged with bed of her baggage, and went wandering stealing a silver watch of the value of \$12, about this city to find it. From her vague the preperty of Thomas Jefferson (colored), accounts it is probable her taggage was on the 7th of January, was examined, and taken from her in Manchester. She will be sent on to the grand jury for indictment brought before the Police Court this morn- upon the charge of house-breaking, it appearby from the testimony that he broke open a door to get at the watch. After committing the offence and hearing that a warrant was out for him Hickman left town and did not return until recently. He was arrested on Sunday.

Cary Bolton (white), charged with being drunk and lying in an alley on the night of the 10th instant, was fined \$2. For failing to appear before the Court on Monday morning, according to the terms of his bail-bond, he was fined \$10. Being unable to pay his fines he was committed to jail.

Moses M. Tyler, Joseph Mason, and Royall Ricks (colored) were charged with assaulting and striking Cabell Carter with a slungshot, and Tyler was charged with unlawfully keeping a gambling house and selling liquor without a license. The warrant for hese parties was issued by Justice Isbell, who, after examining the case, discharged the accused upon their paying costs. Justice Crew yesterday told the accused that Justice Isbell's action was illegal, and therefore null and void, and a regular examination was gone into. Mason and Racks were discharged, Tyler was sent on to the grand jury of the Hustings Court to answer for permitting gaming on his premises. He was bailed in the sum of \$300, with Mr. James V. Reddy as surety. Cabell Carter, charged with abusing and threatening Royall Ricks, was discharged.

Laura Gatewood and John Johnson (colored), charged with being drunk and creating a disturbance on the lot of John Caproni, were fined \$5 each and required to give surety in the sum of \$100. Charles Piermont, for being drunk, was

required to give \$190 surety to be of good behavior for three months. The case of Charles James (colored), charged with robbing the barber-shop of Hezekiah James, was continued until the

Andrew Tinsley and Noison Bates (colored) were up for stealing one barrel of sugar, one barrel of epson, salts, and one box of soap, all of the value of \$1.22, the property of day as an escort to valentine's statue of the Powhatan Steamboat Company. Bates the agreement that the man who misspelled was discharged. Tinsley was sentenced to a word was to treat. There was a misunjail for twelve months. Thereupon he took an appeal to the Hustings Court, to be triad by jury.

Henry Schuffen, Joe Burging, Heary Goode, Edward Goode, and John Bowler, charged with trespossing upon the premises. of Louisa Kolbe, were discharged.

TAMPERANCE OFFICERS ELECTED -Lone Star Division, No. 34, (colored) Sons of Tem. deeds of her great izen, as d defending her perance, has elected the following officers rights in peace and war. for the present quarter: J. O. Lewis, W. P. ; George E. Meredith, W. A.; R. Bruco Evans, R. S.; B. J. Dabney, A. R. S.; M. M. Moore, F. S.; J. O. Lewis, treasurer; James H. Burton, chaplain; Richard Hall, conductor; W. H. L. H II, A. C.; A. Ford, I. S.; Patrick H. Meade, O. S.; Regben Miles, P. W. P. These officers will be installed at the next regular meeting by Wil-F. Brown, D. D. G. W. P.

INDEPENDENT ORDER OF TRUE SAMARITANS. Mount Moriah Lodge, No. 4, has elected the following officers for the present quarter: B. Montague, vice-president; John Rix, sec- the grand jer; .. retary; Richard Levels, financial secretary; Scott Dabney, moderator; W. H. James, chaplain; H. A. Harris, inside sontinel; Bob Jones, outside sentinel; W. H. Burke, past

president. The Supreme Grand Lodge, No. 1, will hold its semi-annual session in this city on this mar ning at 101 o'clock. the first Monday in May, Delegates will be present from Norfolk, Petersburg, Charlottesville, Danville, and other places.

COUNTY JUDGES OF ELECTION .- The following judges of election have been appointed by Judge Minor for the following-named precincts in the county of Henrico to and Royall Scatth, Carter's Store-George BROTHERS',

UNITED STATES CIRCUIT COURT .- In the | D. Pleasants, J. S. Atlee, Jr., and Patrick | SPRING SHADES FAILLE GROS-GRAIN SILK only \$1.50a yard-cost \$1.55 (gold) to import Real bargains in slike of every description at LEVY BROTHERS'. GRAY AND BLACK-STRIPE PILK-the Infest of

The State Agricultural Society.

A meeting of the Executive Committee of the Virginia State Agricultural Society was held last evening in the reception-room at the Exchange Hotel-Mr. W. C. Knight, president, in the chair. Present: Mesers. Moland, Fislen, Moore, Sutherlin, Burke, Elzey, Rogers, Newmon, and Banisler.

The Committee on the Fair-Grounds reported that the Fair-Grounds had been essed to Mr. T. B. Crozeb. Adopted. Mr. Sutherlin, from the Committee on Tobacco, announced that a report on the subject would be prepared, and presented to the Executive Committee of its next session, Mr. Sutherlin intimated that the exhibition of tobacco would be held in this city in July, 1976, instead of July, 1875, in consequence of the short crop last year. The committee also propose to resommerd that to premium be awarded to an exhibitor of tobucco unless he be the producer of the

tobacco. Mr. Newman moved to amend the rules of the Society so as to require all entries to be BEOTHERS'. made five days before each annual exhibition. Lost. [Entries may be made under trunks, and satchels at a reasonable price of Hyathe present rules of the Society up to the Man Boschen & BROTHER, 509 and 511 Bread day before the Fair.]
The following addition to the premium street.

list was made : CLASS VI - Special Premiums for Patrons of

Husbandry.

1. To the Grange in the State which shall make the largest and best contribution to the Fair in the way of farming, garden, orchard, leave your order. They will make them-hand vineyard, or floral products; domestic manufac'ures and products, minerals, implements street. and machines, animals, fowls, &c., \$125. 2. For second best, \$75. 3. Forthird best, \$50. 4. To the Grange which on the 1st of November, 1875, shall have a membership containing the largest proportion of life-members of the State Agricultural Society, dating after the 1st of January, 1875, the Society's diploma, handsomely framed.

Proper rules for the distribution of the above rewards were also adopted. The committee decided that Messrs. J. W. White, J. C. Featherston, and M. W. Hazlewood shall be the judges in the above class. The President called attention to the ne-

eessity of the publication of the Society' proceedings, and the advantage to be gained to the Society by publishing a monthly journol devoted to the interests of agriculture, which at the end of the year shall be bound in a neat volume. He also read a prospectus for such a piper, containing the expense, etc., based upon a subscription of three thousind. On motion of Mr. Sutherlin the pros-

pectus and the whole subject was referred to a special committee of three, of which the president shall be a member, to make the arrangements for such a publication; provided, however, the journal shall be published at no expense to the Society. The Cnair appointed Messrs. Moore and

Banister on the committee. The subject of free tickets for life-members of the Society over the railroads was Mr. Sutherlin stated that when the Dan-

ville road passed the life-members free of charge the cash receipts of the comp were larger than they had ever been before Mr. Sutherlin moved that when the committee adjourn it adjourn to meet at the Buffalo Springs.

A member suggested Blacksburg College, Another, the Montgomery White Sulphur. Another thought that free tickets for lifemembers might be endangered if the committee met anywhere el-e than in Richmond. Buffalo Springs was finally selected as the place, and the time fixed for the meeting the second Tuesday in August.

On motion of Mr. Newman the masters of the several subordinate Granges in the State were invited to visit the next State Fair as guests of the Society. Adjourned at 12:30 o'clock.

PERSONAL. - Mr. R. A. Brock has been

elected secretary and librarian of the Historical Society of Virginia in place of the late Colonel Thomas H. Wynne. Mr. P.rock. is in every way qualified to adorn the posttion, and will be more useful than ever to the Society, which has for many years past profited by his researches and labors.

Mr. Frank D. Steger has been electede secretary of the Commercial Fire Insurance Company, of this city. The health of Police-Justice White is much improved, and it is believed he will be

able to return to the bench next week.

THE NEW ORLEANS JUBILEE-SINGERS VIEWS greeted by a full house last night va the Ghristian chapel, corner Twenty-fifth and Mst. eets. These singers are mative Virginians. They render some of the old plantation raelouties. such as "Roll, Jordan, Roll," " Old Folks at Home," "Gwine to Ride Ur, in the Chr. riot," &c., &c., in the real o'd ante-belium plantation style. Their voices have been thoroughly trained, and their manner is (lignified and respectful. There is not sing; in their entertainment to shock that most fastidious. They will give another concert at

to-night. To the Ediams of the Dispatshi: A great many inquiries base be en made why the colored militin did: not p grade to-

the chapel, comer M and Tv/enty-fifth s' reets.

General Lee. The Birst regiment and the co lored com ponies of this city are separate any unizations But if the committee had: we quested the whole military of the city to act as an escort it would have been an extreme pleasure to us to parade to do honer to the memory of that great captain, Christian soldier, and kept in a wholesale confectionery, a complete outfit midary bero, General & E. Lee. Virginia's interests and glory are ours 7 in common, and we will always be found celebrating the

HOUS AT L. HOBSON. Captau , Attucks Guard; R. / I. Johnson, Capt in Carney Guard. Richmond, Va., Apri : 13, 1875.

MANCHEST ER NEWS.

MAYOR'S COURT. - The following business was transacted in t' is court vesterdiv: Nelson Jackson (colored), charged with assaulting his wife, was bound over to keep the peace for six months in the sum of \$100. H. W. Hay, W arged with trespassing upon William H. Burke, chief president; Robert the property of Mrs. Kahl, was sent on to Spenging-Y , ATCH .- The intricacies of the

English has juage are to be councided at a spelling-me ten which will take place at the Baptist eb aren Friday night. CHESTY : COURT .- This court will commence

Reaf ings .- Mr. O. Romulus Bears will give a' a evening's entertainment in this city Thes lay, which will consist of readings fror , the poets, including Poe and others.

GENTLEMEN'S FURNISHING GOODS -For the b .rgert and finest assortment of furnishing goods in the city carl on E. B. Spence & Son, 1300 Main street. Their stock is complete, embracing all the Store - William Christian, James M. Carter, new styles of NECK-WEAR, COLLARS; HALFand George M. Fleck. Baker's Store-Thour s Hose in white, brown, and fancy styles; Usder-Whiteford, Warner Guy, and John Word- SHIRTS and DRAWERS of all kinds. If in want of Wace on the second Tuesday in July.

We stated the other day that Mr. John

We stated the other

> THE NOBBIEST COLLAR YOU can wear is the Warwick. It is the stylish width this season. Ask for it at the furnishing stores.

FOR A GOOD PARASOL, at a low price, go to LEVY

this season's importation-only 90c. a yard a

A FENE ASSORTMENT OF FRENCH and GERMAN

SPECIAL RELIGIOUS SERVICES (conducted by

Rev. Drs. Curry, Tupper, and Manly) of Praise

Prayer, Bfsie-readings, and Addresses, in the First

Baptist church, upper awlience-room, Twelfth and

Broad streets, every morning (beginning Monday,

12th) from @ to 7% o'clock, and every evening

from 8 to 94 o'clock Meetings social and informal

LATEST IMPORTATIONS OF CHECKER MATTING

from Hong Kong just received at LEVY BRO-

FOR THE BEST ELEVENCENT YARD-WIDE

BLENCHED COTTON, soft finish, go to LETT BRO-

Door DE DECEIVED .- The only gonuine "Fx-

reision" charcoal-packed Water-Cooler is manu-

WORSERD TAPE-FRINGE just received at Lavy

YOU CANNETY MOST ANY KEND OF BOOTS, SHOWS,

FOR BARGAINS in all kinds of DRY GOODS

IF HERMAN EOSCHEN & BROTHER man't sul

you imready-made blots and shoes (an tiwe care

safety say they have the largest stock in the city),

work only-in a short time. 509 and 511 Broad

AUCTION SALES THIS DAY.

YNE & BROTHER, 5 P. M., brick tenement

on the couthwest corner of Franklin and Twen

side of Rosa between Fourteenth and Mayo

AMES M. TAYLOR, 4% P. M., house and lot, and

a number of vacant lots adjoining, in Manches

W. GODDIM 484 P. M., fifteen building lots in Day

RUBBS & WILLIAMS, 4% P. M., two frames

stores and dwellings above on Third street; be

RUBBS &: WILLIAMS, 12 M. four stores and

dwellings at the southwest corner of Sixth and

Marshail streets, and between Broad and Mar-

RUBBS & WILLIAMS, 414 P. M., new brick re-

sidence on the south side of Cary street be-

THOMESON BROWN, 5 P. Ma brick dwelling

RICHARDSON & CO., 5 P. M., four building lots

on west Marshall street between Madison and

on the east side of Harvie street bet ween Grove

BUSINESS CHANCES ..

complete machinery and fixtures (nearly

ICE-CREAM FACTORY

FOR. SALE, one fif.y-borse power sa

STEAM-ENGINE,

warranted as good as new, at one half its original cost; has run out four months. Apply to 2p.12.35 S.CAT, CROSKEY, & Co.

DILLBARD-TABLES,—For sale, two
Dismalistized PHeLAN BILLIARD-TABLES,
with everything complete at half-price.
Everything in the Balland line for sale at New
York parages.
No. 305 Night street,
Washington, D. C.

FOE SALE, a light SPRING-WAGON,

LOST, STRAYED, AND FORND.

GOLD SPECTACLES LOST.

GOLD SPECTACLES were dropped in the street near Main and Tenth. The finder will be suitably rewarded by leaving them at

C. GENNET'S Jewelry Store,

corner Main and Tenth streets.

ESTRAY.—Taken up on my place on the 9th of April TWO COWS—one DEEP RFD, the other RED AND WHITE; both giving milk; low in order. The owner will consider ward and pay charges and for advertising and take them away.

LOST, ON THE 4TH INSTANT, A and endorsed by Aaron Turner for the sum of sixty dollars. The public are cautioned not to trade for it. ap 12-3t*

W. G. CARTER.

CONFECTIONERIES.

of candy-manufacturing implements, store-fix-

tures, and a package- or furniture-wagon and single

Any one desiring to conduct the wholesale con-

fectionery business' can secure a great bargain in

ap 14-coc4" W. W. STOVER, Trustee.

RECEIVING BY STEAMER THIS DAY
500 dozen quart BRANDY PEACHES;
500 dozen fresh PEACHES, two and three pound;
500 dozen fresh TOMATORS, two and three pound;
100 dozen tumbler JELLIES, assorted;
300 dozen assorted PICKLES, pluts and quarts;
5 barrels COUKING PRUNES;
10 boxes EORDEAUX PRUNES;
ap 6 LOUIS J. BOSSIEUX, 1412 Main street.

DATES! DATES!-In consequence of

EXECUTORS' NOTICES.

F xecutor of Nathaniel F. Bowe, deceased.
April 13, 1875. ap 13-5t

CROCKERY, GLASSWARE, &c.

HE OLD CROCKERY-HOUSE.

CANDY, &c., AT COST.

harne's. Prices at and below cost.

onylog the whole establishment.

corner Main and lenth streets.

val's addition opposite Ham cemetery.

tween Jackson and Duval.

Aween Third and Fourth.

street and Park avenue.

Monroa streets.

ap.12.91

ap 14-1t

ap 13-2t*

M. LEE, 4: P. M. house and lot- on the so

best plan is to go to LEVY BEOTHERS'.

ty-third streets.

factured by MOUNTCASTLE & COFER at 520 Broad

street, botween Fifth and Sixth streets.

CASSIMERES at LEVY BROTTIERS'

LETY EROTHERS'.

and every one melcome.

TERMS OF ADVERTISING. CARH-INVARIABLY IN ADVANCE.

THE DISPATCH.

FOR REST. FOR RENT, ONE ACRE OF GROUND with the sheds, buildings, &c., thereon, situated just beyond the alm house, smitable for the manufacture of fertilizers; or will sell the lumber

FOR RENT, THE DESIRABLE Mr. John Balley, No. 1708 Franklin street, near the Old Masket, containing seven rooms, with kitchen, water gas, &c., all convenient. Rent very low to a good wast. A poly to

FOR RENT, STORE No. 9. ON Streets; good stand; on principal thoroughfare to Broad street. SQUIRE & CRAWFORD. Beal Estate Agents. 917 Eank street. up 14-115

corner of Elerenth and Semmes streets.

Nos. 223 and 225 Broad street,

Cary street-

Also, DA'ELLING on Cary street next to Charles

Also, DN ELLING on Carr street next to Charles Philips, E. Sq., with ten rooms; and kurchen with three rooms; large grounds attached; with some landst-frees.

Also, DW ELLING, nearly new, on corner of Clay and Glimer sevents recently occupied by W. Plummer Gretter. I may with six rooms and directen. Also, Dwe, LLINGS Nos. 987 and 921 north Picto street, on the withest rooms and the other with

Alse, DWEL LING No. 1428 Poplar sfreet, near Chesapeake and Ohio milroad, with six rooms.
Apply to GRUBBS & WILLIAMS. ap 12 cod4t

Real Fetate Agent, Bank and Eleventhetroets.

POR RENT.

NEW BRICK DWELLING, No. 320 south-Third street, Gamble's Bill, between Byrounds Argh, Rene very reisonable to a good tenaut. The PPPER STORIES OF BRICK BUILDING-No. 721 east Main streat, between Seventh and Exchibiscess Suitable for a family residence. BRICK TOBACCO-FACTORY BUILDING, No. 5722 cash Cary street, between Fifteenth and Six-teenth. Heat reasonable. Apply to W. B. ROBINS, Agent, ap 12-21 No. 1005 Bank street:

POR RENT, BRICK DWELLING No. 3, north Twenty-bay street \$20. FRAMED DWELLING No. 727, Thirtieth and FRAMED DWELLING No. 727, Thirtieth and M streets—\$10.

BRICK I-WELLING No. 607, Seventtenth. street—\$12:50.

BRICK STORE and DWELLING No. 1201, Saventeenth street—\$8.

Small Fit MEEP HOUSE on Main near Third street—\$12:50.

STORE and DIVELAING on the south side of Broadness Ninth street—\$1,000 per annum.

Large BRICK TOBACCOVACTORY on Seventh between Cary and Caralysteets, until 1st January, 1777; 25 4000 per annuary, FOR SALE, a GRADE JERSEY CONTROL of the party for any years of the party for years of the seen at my stable, on Sevent astruct south of the canal. [50, 14-W&F21-] E. L. HOBSON.

> ny , 1876-31,200 permanum. ap 19 4t E. D. KACHO, Real Fstate Agent. STORE FOR RENT.—The STORE No. 825, lately eccupied by J. Blair, on Broad street. A So, I stand for any kind of busi-

FOR RIENT, STORE No. 903. BROAD predicte possessive given.
SQUIRE & CRAWFORD,
Peal Fetze Agents, No. 917 Bank street.

hat valuable raci known as NECK OF LAND. containing about TWO THOUSAND ACRES, 700 enclosed and ander cultivation; similed between Jamestown and Williamsburg, about seven miles

and one handred acres of it is now in Timothy. It ALL NECESSARY OUT-BUILDINGS, STRAYED FROM LOT CORNER of Federal and Codar structs a LARGE BAY MARE MELF, eight pears old and about sixteen hands bead. Has a small swollen, spot on her right hip. Had on a batharn halter, with rope at rached to it. A reward of FIVE DOLLARS will be paid for her return to E. ROSSEEUX'S stable, or for information which will lead to her recovery, if ten at First police-station. which are in perfect order, and is so situated that the treet can be divised and leased to two tenants.

and for pleasant society is most agreeably situated. Fer full particulars and terms apply to me at the exchange Hotel. up 13-2aw4w WILLIAM ALLEN.

quantities-price very low. COALBURGE SPLINT COAL, unrivalled as a grate fuel. ANTHRACITE COAL,

> very superior. WOOD, long, sawed, and split.

In pursuance of a deed of trust executed to me as trustee by W. W. Triobett I offer at private sale, for cash, in quantities to suit purchasers, at his

A NTHRACITE COAL (though scarce)
A on hand in all sizes, at lowest price, clear and
weighed. Coke. Coke. Coke-very best. Splint
Coal, unrivalled. Clover Hill Lump, best in msrket. Engine Coal very chesp. Forest dry, pins
and oak wood, prepared by machinery for kindling
and cooking, and for spring fires. Call at Ninih and
Cock and basin lump. J. B. WATKINS.

COKE, COKE, CCKE, COKE, ANTHRACITE COAL and WOOD of Fighth and Main streets. W. S. PILCHER.

Be sure to call for CARBON HILL SOFT COKE or CARBONITE. Get it from your dealer or order directly from THE JAMES RIVER COAL COMPANY,

COKE, SAND, COAL, AND WOOD.

Coke—Lump and Hall—The best slways in my yard, and as cheap as any in the city. Wood—Long, Sawed, and Kindling. Sand wholesale and relail, and delivered in any part of the city. Anthracite, all sizes. Quinniment, for engines and smiths. Also, another Bituminous Coal for engines. Price very low.

P. R. CARRITORIO, Price STEAM COLD IN

QUINNIMONT. THE STEAM COAL, in large quantities, at low prices; HRACITE -egg, stove, chestout, and foun-CANNELTON SEMI-CANNEL, the peerless coal

BENRY T. ANDERSON. | CADMUS C. JOHNSON. A NDERSON & JOHNSON, DEALERS.

A In WOOD, COAL and COKE, Basin Bank between Eighth and Nighth streets. Good seasoned OAK and PINE WOOD, a full supply always on hand. ANTHRACITE COAL soll by weight. SOFT COKE, LUMP and Hall. All of the best quality and guaranteed to give satisfaction.

THE OLD CROCKERY-HOUSE.

ESTABLISHED 1865.

JAMES W. GIBSON.

I am now origing and offer to the trade and consumers a full line of CROCKERY and GLASSWARE, purchased direct from the manufacturers, and which I am prepared to sell as low as they can be purchased in this or any other market.

Also, a complete assortment of Housefarnishing Goods, Plated-Ware, and Cullery, of the best maggions, plated-Ware, and Cullery, of the best cultivation of the best of the course of the best of the course of the course of the course of the best of the course of the course of the course of the best of the course of the

to be removed at once. CHAFFIN, STAPLES & CO., No. 11 Tenth street.

low to a good * namt. Apply to W. B. ALLEGRE, ap 14-21* No. 613 Sixth street, north,

FOR RENT, THAT BAKEHOUSE and STORE strente on Hull street between Eleventh and Twelfth, in Manchester. Apply to MRS. JANE W. DONNLEY,

FOR RENT, AN EXCELLENT
STOBE, No. 13 Governor street With be
rented at Rasonable rates. For terms, &c., apply
to
A. WERST, Confectioner.

FOR RENT, BRICK DWELLING and Jackson streets; six rooms with gas and water; very convenient and in good order. Immediate possess for cars be had if desired. Apply at 1208 Cary street.

FOR RENT, the large DWELLING on R oss street/next to the Linwood House, with twe ve rooms; and kitchen with five rooms; suffable for a parvite dwelling or for a boarding-

No. 363 Ch y, between Madison and Mon-roe strets, conta in he six rooms, besides kitchen with two rooms; gas and water. Hent low. Ap-phy to

FOR RENT, BRIGH DWELLING
No. 2802 Grace street, between Twentyerath and Twenty-ninthetreets, with eightrooms;
Ricchen with four rooms; large lot. Apply to
EDWARD C. GODDIN,
Real Estate Agent, No. 1015 dishs street.
39 1-21*2**

1976-35,000 per angrum.
Also, ANDER SON'S WAREHOUSE on the corner of Fighth and Caoal streets, until 1st Janua-FOR SALE, A RARE CHANCE .- The at a great/saccidec for casha. Apply to-DON P. HALSEY, Atomey at Law, shafer's Building; on GEORDE W. RICHARDSON, 914 Browlaureet.

> mess. Pesse salon given at oncr. Apply to WILLIAM G. DANDRIDGE & CO., 30.8-RZ 827 Broad street.

FOR LEASE. VALUABLE REAL ESTATE FOR

I'm perfect runatur order. Also, a first-class WORK-HORS, and a set of WAGON-HARNES Will be sold separate or as a whole. A bargeln may a hash by early application to J. T. GATEWOOD. from the latter place. The landes finely adapted to raising WHEAT AND CORN.

> GRAZING FARM; A post-office within a mile of the house. Seven thousant cords of wood can be out from the place at a cost of 75 cents per card.

WOOD AND COAL. QUINNIMONT STEAM-COAL in large

COKE,

Eighteenth and Cary streets. ANTHRACITE COAL. A NITIKACITE COAL.

WIRT ROBERTS,
dealer in FRANKLIN KED-ASH COAL; CUMBERLAND and QUINNIMONT for sleam purposes; WEST VIK GINIA SPLINTY COAL; LEHIGH LUMP and WHITE-ASH EGG and STOVE
COAL. Also, OAK and PINE WOOD. Office removed to the corner of Seventeenth and Cary
streets.

Cary and basin-bank. COME ONE! COME ALL!

YOU WANT THE BEST COOKING-FULL IN THE MARKET.

Office, corner of Bank and Eleventh streets.
Yard-, Cary street above Tenth street, and south
side of dock opposite Nineteenth street.
ap 5

H. F. TORGEY, Agent-

for open grates; JAMES RIVER SOFT COKE-said to be the best, S. P. LATHEOP.
Dealer in Best Coals,
Seventeenth street, at drawbridge.

DATES! DATES!—In consequence of the derangement of values, owing to recent failures of large fruiterers in New York, I have been enabled to purchase a large lot of PRIMS NEW, BRIGHT DATES at very low ignires, and now offer them to my customers and the public at the following very low prices: 10c, per slagle pound: 3 pounds for 25c, 12% pounds for 41. A discount to the trade. As the above prices are lower than they have probably ever been offered octors and as they must advance as the spring opens, all desiring to purchase this healthy truit would do well to call at code.

ANDAEM PIZZINI, JR., 807 groad street. EXECUTOR'S NOTICE.—Having qualibowe, deceased, late of Heurico county, I hereby
notify all persons having claims against his estate
to present the same at once; and all persons indebted to the estate will please call and settle.
I can be found at the office of Grabbs & Williams.

N. W. BOWE,
Royer deceased.